

## REMARKS

Reconsideration of this application, as amended, is respectfully requested.

Claims 1-4 are pending and have been rejected under 35 U.S.C. §103(a) as being unpatentable over U.S. Patent No. 5,402,148 to Post et al.

Post et al. teaches a method for displaying images of different resolutions on a single display simultaneously.

Amended Claims 1 and 2 both recite an image processor with a vertical expander and a YUV-RGB converter. No such components are shown in Post et al.

Amended Claim 3 recites modifying the image to fit the display unit and converting the image from YUV to RGB format. Post et al. teaches no such modification or conversion.

Accordingly, it is respectfully submitted that amended Claims 1, 2, and 3 are all allowable over the cited reference and further, respectfully requested that their rejection be withdrawn.

Without conceding the patentability *per se* of dependent Claim 4, it is submitted that Claim 4 is allowable by virtue of its dependency on Claim 3.

In view of the preceding remarks, it is respectfully submitted that all pending claims, i.e. Claims 1-4, are in condition for allowance. Should the Examiner believe that a telephone conference or personal interview would facilitate resolution of any remaining matters, the Examiner is requested to contact Applicants' attorney at the number given below.

DILWORTH & BARRESE, LLP  
333 Earle Ovington Blvd.  
Uniondale, NY 11553  
Tel: (516) 228-8484

Respectfully submitted,



Paul J. Farrell  
Reg. No. 33,494  
Attorney for Applicants